TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLEPATENTING					Docket Number (Optional)	
REJECTION OVER A PENDING SECOND APPLICATION				5061.16		
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In re Application of:	Cao /	<i>[5]</i>				
Application No.:	10/073,822	MAR 0 7 2005 13				
Filed:	2/11/2002	, and a second				
For:	Curing Light	2015				
The owner*,	Cao Group, Inc.	of 100 percent	interest in the i	nstant application	h hereby disclaims, except as	
provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend						
beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173 as shortened by any terminal disclaimer filed prior to the grant of any patent granted on any of the following second application(s):						
disclaimer filed prior to the	grant of any patent	granted on any of the fol	fled en	oplication(s):		
Applicat	tion Number	10/072,653	_, filed on	2/5/02		
Applicat	tion Number	10/072,859	, filed on	2/5/02		
Applicat	tion Number	10/072,635 10/072,853 10/072,859 10/076,128	, filed on	2/12/02		
of any patent on the	pending second	application(s). The	owner hereby	agrees that an	y patent so granted on the	
instant application shall be enforceable only for and during such period that it and any patent granted on the						
second application are commonly owned. This agreement runs with any patent granted on the instant application and is						
binding upon the grantee, its successors or assigns.						
					atent granted on the instant	
					U.S.C. 154 and 173 of any	
					or to the patent grant, in the forceable, is found invalid by	
					under 37 CFR 1.321, has all	
claims canceled by a re	eexamination cert	ificate, is reissued, or	is in any manr		ior to the expiration of its full	
statutory term as shorte	ned by any termin	nal disclaimer filed pric	or to its grant.			
The owner, Cao Group, Inc. of 100% interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration						
					by any terminal disclaimer, of	
prior Patent No. 6,331,	111. The owner	hereby agrees that	any patent so	granted on the	e instant application shall be	
enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.						
paterit granted on the ins	мант аррисацон а	na is binding apon the	granice, its su	ccessors or assig	jiio.	
In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant						
In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of						
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					n, is statutorily disclaimed in	
					n certificate, is reissued, or is by any terminal disclaimer.	
I any mannor tommate	od prior to the exp		ory torm do prot	oonay onononoa	by any terminal albeidinier.	
Check either box 1 or 2						
1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.						
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful						
					rith the knowledge that willfully r Section 1001 of Title 18 of	
					the application or any patent	
issued thereon.				-		
2. The undersign	ned is an attorney	or agent of record.	Λ.	1		
~	-		// //			
				/	2-28-05	
			Signati	ıre	Date	
				Daniel Mc	Carthy	
				Typed or prin		

1	801 532 1234			
	Telephone Number			
Terminal disclaimer fee under 37 CFR 1.20(d) is included.				
WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.				
*Statement under 37 CFR 3.73(b) is required if terminal disclaime. Form PTO/SB/96 may be used for making this statement. See MPEP §				

Group Art Unit: 3732

MAR 0 7 2005

IN THE WHITED STAYES PATENT AND TRADEMARK OFFICE

Applicant: Cao

Examiner: Ralph A. Lewis

Serial Number: 10/073,822

Group Art Unit: 3732

Filed: February 11, 2002

For: "Curing Light"

DOCKET:

5061.16 P

Certificate of Mailing

Mail Stop: AF

Commissioner for Patents

P. O. Box 1450

Alexandria, Virginia 22313-1450

Honorable Commissioner:

I hereby certify that the attached Terminal Disclaimer is being submitted via First Class Mail with the United States Postal Service in an envelope with sufficient postage addressed to: Mail Stop: AF, Commissioner for Patents, P. O. Box 1450, Alexandria, Virginia 22313-1450, on this 28th day of February, 2005.

Respectfully submitted this 28th day of February, 2005.

Daniel P. McCarthy

Reg. No. 36,600

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